

ORIGINS OF TOPSY-TURVY CHIEF JUDGES

I am Manuel P. Asensio the author of “*Topsy-Turvy Chief Judges.*” I am a private citizen and not a lawyer or politician. I have personal experience with totalitarian governments and the investigation of fraud. My family fled communism and struggled not to leave any members behind. My childhood memories of the evils of exalted governments make it utterly intolerable for me to allow my own child to come under the control of an exalted judicial system much less an *administrative* system governed by a state chief judge’s undefined ideological policy. Concealed policies that are directly the opposite of my family’s moral and ethical beliefs.

This matter should not be an issue between liberal and conservative Americans. RightABigWrong.Org is a research and educational nonpartisan nonprofit that focuses on judicial conduct in the nation’s normal custody cases in state family courts. The work is the product of an investigation of the New York State’s child custody laws that affect normal healthy parent-child relationship through concealed *administrative* procedures.

RightABigWrong.Org’s research focuses exclusively on state laws and procedures involving normal American families—normal American moms, dads, and their beloved children—and places where government has no jurisdiction whatsoever but takes jurisdiction through the unnoticed and unauthorized use of organized *administrative power* to intervene in private American lives without any legal authority.

Law allows no justification to allow governments to use *administrative powers* to fabricate evidence and unauthorized charges for any reason much law to justify taking jurisdiction over untouchable and undeniable parental rights or to generate agitation in society. There must be no debate about the gravity of this systemic bold-faced judicial fraud.

It must be acknowledged that a fish rots from the head. The guts of our nation’s family justice system are its non-judicial employees that wheel and deal within the chief judge and the state’s constitutional high court and leading members of the family law bar. This is where political power overwhelms parents’ legal rights.

Coincidentally, my life experience with communism and New York City *administration* of family law have direct parallels. Communists promote agitation in

© May 7, 2018 *Origins of Topsy-Turvy Chief Judges*

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society. Totalitarians use ideology to justify taking rights through *administrative* powers.¹ They claim to believe in an ideology and justify the creation of a government powerful enough to take rights to reach a goal. They take control by ignoring law and creating *administrative* power systems to govern.

Family Court is a state court. But in New York City its judges are appointed by the Mayor Bill De Blasio.² Mayor De Blasio has earned the title of “America’s Un-American Marxist Mayor.”³ The Mayor represent extreme ideological and political beliefs that are for most citizens opposite from American ideals. Mayor De Blasio has questioned the concepts of economic freedom and private property, basic constitutional American rights that are fundamental to our free society.⁴ He was an ardent supporter of Nicaragua’s Marxist Sandinista government and of Castro in the 1980s, and he has praised Hugo Chavez. As mayor, he has said that most New Yorkers would “love” a “very, very powerful government...involved in directly addressing their day-to-day reality.”³

The Mayor’s religious, educational, and moral views are contemptuous of those that American principle we the people have God given rights and that the state exists to preserve freedom and that duty of the judiciary to obey the law without favors or discrimination not used to favor and discriminate. To use law this is way in requires organized corrupt judging.

As I stated up front, I am not a lawyer or a politician. I am a father who loves and lives for my only child, a daughter. Unfortunately, my daughter and I are held in Family Court for 5 years by Adetokunbo O. Fasanya one of Mayor De Blasio’s political allies who he appointed a family court magistrates.

Mag. Fasanya was educated at the University of Ife in Nigeria and he Nigerian Law School. He worked in the New York City Child Welfare Administration. He then worked as a family court lawyer and as a family court judicial appointee under the system’s program to use private attorneys to represent a parent’s children. This system is riddled

¹ "Stalinism promoted the escalation of class conflict, utilizing state violence to forcibly purge society of claimed supporters of the bourgeoisie, regarding them as threats to the pursuit of the communist revolution. This policy resulted in substantial political violence and persecution of such people." Stephen Kotkin. *Magnetic Mountain: Stalinism as a Civilization*. First Paperback Edition. Berkeley and Los Angeles, California, USA: University of California Press, 1997 Pp. 71, 307, 81.

² See article published on April 27, 2015, on NYC.gov for 26 new judicial appointments made by Mayor De Blasio: <http://www1.nyc.gov/office-of-the-mayor/news/266-15/mayor-de-blasio-swears-28-judges-recently-appointed-family-court-criminal-court-civil>

³ <https://www.cato.org/publications/commentary/bill-de-blasio-americas-marxist-mayor>

⁴ “In conversation: Bill de Blasio,” September 4, 2017, New York Magazine.

with fraud.⁵ Half of the state complies with explicit terms of laws prohibiting the judicial orders forcing parents to pay these judicially appointed lawyers privately. The other half deliberately allows magistrates to violate this law.

Mag. Fasanya believes he could force me to accept his violation of law and a judicial appointee of his choosing based on his political and religious ideology. Mag. Fasanya also believes that he could orchestrate hearing between himself and his appointee and use his court guards to prevent me for opposing them. I filed complaints but these were futile. The judges that received the complaints were the same judges that allow magistrate to break the law. I made my initial complaint on May 19, 2014 and withdrew myself and my case on April 21, 2015 and sought Mag. Fasanya's disqualification. Mag. Fasanya proceeded without him and my case. Meanwhile, I continued to prosecute my case against Mag. Fasanya ultimately reaching the chief judge, the governor and attorney general. This is the origins of my investigation that led to the publication of "Topsy-Turvy." Why did I fight back? Because Mag. Fasanya changed my daughter's religion and political. Because I believe that my daughter and no American parent or child should be exposed to a lawless family court judge on American soil who believes government without borders. Because I believe that our government exist to protect citizens' freedoms not take liberties with a family's religious and political beliefs.

I was born in La Habana, Cuba, in 1954. My family and I fled Cuba shortly before the Bay of Pigs invasion in 1961. My parents had my aunt and uncle adopt me. They had arranged a spot for me on a merchant ship headed to Spain. But the plan to disembark in Venezuela. The ship had a few passenger cabins. They did this so that I could leave Cuba ahead of their own escape to avoid the Communist indoctrination that had already begun. It was a dramatic time, not like the Fall of Saigon but more severe than the downfall of Venezuela's democracy and takeover by a Marxist dictator, which I also personally experienced later in life.

My family and our friends came to New York and established an enclave of Cuban refugees in Brooklyn. I am a product of New York City's Catholic parochial school system, St. Frances de Chantal and Bishop Ford High School. I worked as a bag boy at the local Waldbaum's grocery store and a newspaper delivery boy for the Daily News and in a

⁵ "We have previously stated, albeit in dicta, that "Law Guardian costs shall be payable by the [s]tate" (Lips v. Lips, supra at 717, 725 N.Y.S.2d 763)...The lack of parameters for a direct-pay system creates the potential for issues about the integrity of the appointment process in such situations (which often pay no attention to the statutory caps on compensation for assigned counsel), draws into question the independence of the Law Guardian, and raises concerns about fundamental fairness to all children regardless of the economic status of their parents." Redder v. Redder, Supreme Court, Appellate Division, Third Department, New York. March 10, 2005 17 A.D.3d 10 792 N.Y.S.2d 201

Carvel ice-cream shop from a very early age. I worked my way through the University of Pennsylvania's Wharton School of Finance parking cars at a dinner theater and as a bus boy and by buying and repairing used cars. After Penn, I returned to Venezuela to work. I came back to the US to attend Harvard University's Graduate School of Business.

In 1996, fourteen years after graduating from Harvard, at the birth of the internet, I came up with the idea of using the internet to expose stock fraud for a profit. I discovered and exposed over fifty frauds in a row in short order. I am recognized in the National Bureau of Economic Research paper on this activity as the "pioneer" of "information producers as arbitrageurs rather than as short-sellers, to distinguish them from uninformed short-sellers in the market."

Contrast Mayor De Blasio with Rudolph W. Giuliani who is also product of New York City's parochial school system, Bishop Loughlin High School in Brooklyn. As the corruption-fighting prosecutor and no-nonsense former Mayor of New York, Mr. Giuliani acted as the city's tough chief executive and earned the title of "America's Mayor"⁶ after the 9/11 terrorist attacks.

My love for the American values of self-rule independence and freedom from government oppression. I feel deep concerns about my daughter's beliefs, what's right and wrong. What Mayor De Blasio his judicial appointee feels is right is represents my worse fear for what is wrong. The mere fact that their purported political ideals could have even the slightest impact on my relationship with my daughter is utterly intolerable to me.

I learned how the judicial system works to enlighten others including the blameless guiltless children like my own daughter and to defend myself from the effects of fraudulent judicial misconduct at the trial level and the Chief Judge's corrupt judging to protect trial court fraud.

Then I discovered that New York County's District Attorney, New York State Attorney General, its Commission on Judicial Conduct and its Appeal Courts lack the availability of plainly adequate remedy for deliberate corrupt trial court judging. This was when I discovered that the corruption originated with the Chief Judge.

This is the purpose of RightABigWrong.Org to investigate how on American soil in this day and age and in such a personal private area of law dealing with individual rights and powers that have found protection under the 14th amendment of the U.S. constitution such judicial corruption can exist without being reported.

⁶ Mott, Gordon. "Rudy Giuliani: America's Mayor". *Cigar Aficionado*. Retrieved October 26, 2007